Panaji, 24th February, 2005 (Phalguna 5, 1926)

SERIES II No. 48 CAZETTE

GOVERNMENT OF GOA

Note:- There are Two Extraordinary issues to the Official Gazette, Series II, No. 47 dated 17-2-2005 as follows:-

- Extraordinary dated 22-2-2005 from pages 1161 to 1162 regarding Notification from Goa Legislature Secretariat.
- Extraordinary No. 2 dated 23-2-2005 from pages 1163 to 1166 regarding Notifications and Corrigenda from Departments of Finance (Revenue & Control Division) and Revenue respectively.

GOVERNMENT OF GOA

Department of Co-operation

Office of the Asstt. Registrar of Co-operative Societies

Order

No. 14/115/00-TS

- Read: 1) Enquiry Order No. 17/8/02/ADT dated 14-2-2002.
 - 2) Enquiry Report dated 6-4-2002.
 - 3) Order No. 1-29-2002-TS-RCS dated 2-7-2002 appointing Administrator.
 - 4) Letter dated 20-4-2004 from the Chairman of Committee of Administrators.
 - Letter No. 1-29-2002/TS/RCS dated 21-7-2004 from the Registrar of Co-op. Societies, Panaji-Goa.
 - 6) Show Cause Notice No. 14/115/00-TS dated 17-8-2004.

Alabhya Co-op. Housing Society Ltd., Cansa-Tivim, Bardez-Goa was registered as "Tenant Co-partnership Housing Society" under code symbol No. HSG-(b)-145//NZ/Goa dated 29-9-1997. The main objectives of the society was to purchase a building constructed on the plot bearing No. 160/192 in the village of Cansa for allotment of flats therein to the members of the society

for their authorised use and to manage, maintain and administer the property of the society by raising funds as imbodied in its bye-laws etc.

Whereas, as per the provisions of Rule 56 of Co-op. Societies Rules, 1962 as in force in the State of Goa the Society held its First General Body Meeting on 14-10-1997 in which 12 members were admitted. A Provisional Committee of 5 members was elected in the said meeting to manage the affairs of the society and subsequently the first meeting of the Provisional Committee was held on 14-10-1997 and office bearers were elected namely Bharatbhai M. Thakar and Shri Mahanand Asnodkar as a Chairman and Secretary respectively of the said society.

Whereas, it is observed that in terms of provisions of Rule 58 of the Co-operative Societies Rules, 1962, every Co-op. Society is required to prepare the statements of accounts within a period of 45 days from the date of close of every Co-op. year i.e. by 15th May and copy of such statements of accounts shall be submitted within 15 days from the date of preparation i.e. on or before 31st May to the Auditor appointed by the Registrar of Co-op. Societies for undertaking the audit of the society. However, it is observed that the Management of the society has failed to furnish annual statements of accounts every year after the close of the Co-op, year for the purpose of the audit as required in terms of provisions of Rule 58 of the Co-op. Societies Rules, 1962. The statutory audit of the society could not be undertaken due to non-compliance of the above provisions as well as non-co-operation from the office bearers of the society since its inception.

And whereas, this office order No. 17/8/02/ADT dated 14-2-02 authorised Shri V. B. Devidas, Sr. Auditor Co-op. Societies, North Zone, Mapusa to conduct an enquiry into the working, financial position, management and affairs of the aforesaid society from right up from its inception till date and more particularly in respect of loans availed from the Goa State Co-op. Housing Finance Federation Ltd., Panaji-Goa.

And whereas, it was revealed from the enquiry Report dated 6-4-2002 that the affairs of the society was mis-managed by the Managing Committee. It was also

reported that the disbursement of the loans was done in very hasty manner to the society without undertaking personal site inspection and verification of the work completed by the society in respect of the proposed building. Moreover, the loans were disbursed to the members enrolled by the society are found to be fictitious/bogus and there could also be possibility of impersonation. The Builder Mr. S. K. Patel who was the mastermind behind this whole scandal was authorised to dispose off the premises and this was another indication that the society was promoted by the builder. The builder Shri S. K. Patel hails/and is a native from Gujrat and does not have a permanent office in the State of Goa. It will be pertinent to note that his driver was the Chief Promoter of the said society.

And whereas, the loan sanctioned and disbursed to the society amounts to Rs. 143.995 lakhs and the same have been disbursed to the so called fictitious members. The major portion of the loan have become overdue and at this stage it is felt to recover the loans from such fictitious persons is next to impossible and can be termed as bad loans.

And whereas, it is observed that the Managing Committee of the aforesaid society has absolutely failed to achieve the objectives as laid down in its bye-laws and the purpose for which it has been registered has not been fulfilled. Under such circumstances there was no any other alternative/option before the Registrar of Co-op. Societies but to appoint a Committee of Administrator on the aforesaid society to streamline the working and to improve the financial position of the society and therefore vide order No. 1-29-2002/TS/RCS dated 2-7-2002 an Administrator was appointed on the said society superseding the Managing Committee and thereafter effecting partial modification of the aforesaid order a Committee of Administrator comprising of 3 members namely 1) Shri Prabodh P. Patyekar as Chairman 2) Shri D. J. Pangam and 3) Shri Uday A. Narvekar as members was appointed vide order of even number dated 26-7-2003.

And whereas, it transpires that the Management of the Federation has filed ABN cases against the concerned members for the recovery of the loans and the same are pending for disposal, the detail report submitted by the Chairman of the Committee of Administrator reveals that out of 62 loanee members only 2 hearings in respect of ABN cases are completed and members who appeared have denied having obtained loans from the Federation as well as being members of the Alabhya Co-op. Housing Society Ltd., and hence it is opined that the continuation of alarming position of the society under Committee of Administrator will not serve any purpose and there is no chance of improving such precarious state of condition. Moreover it is rather difficult to revitalise its functioning and bring it on a right track in accordance with the provisions of Act, Rules and Bye-laws.

In view of the above, the undersigned vide Show Cause Notice mentioned at Sr. No. 6 has requested the

Chairman of the Committee of Administrator and the members to remain present for the hearing scheduled on 1-9-2004 at 10.30 a.m. in the chamber of the undersigned in terms of provisions of sub-section 2 of Section 102 of the Maharashtra Co-op. Societies Act, 1960 alongwith copies of relevant documents if any to defend their say. All the three Committee of Administrators appeared in person and submitted their say through the Chairman stating that they have no objection for taking the society into liquidation since the affairs are in very precarious conditions.

On carefully and metaculously examining the precarious state of present financial condition and a great hesitation from the Chairman of the Committee of Administrators to manage the affairs of the society since their efforts to revitalise the same proved futile. Moreover, there are genuine grounds to believe so also there is prima-facie evidence that the society was registered by vested elements with malafide intension. As a consequence the functioning of the society was ceased due to irregular conduct of the business by the office bearers of the society. In order to restore the trust of share holders and in interest of justice there seems to be no other alternative/option before the Registering Authority but to wind up the affairs of the society.

Therefore, I am inclined to pass the following order.

ORDER

In virtue of powers vested in me under Section 102(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 84 of Co-op. Societies Rules, 1962, the Committee of Administrator of the above mentioned society was called upon to submit its explanation on 1-9-2004 as per the notice mentioned at Sr. No. 6 above. Accordingly, the Committee of Administrator was given an ample opportunity to explain its stand in person, written etc. All the members of the Committee of Administrator remained present on the aforesaid date and time and vide letter No. 5/164/04-05 dated 1-9-2004 have expressed their opinion that no purpose will be served in continuing their term as the Committee of Administrators to manage the affairs of the above society and they felt that is a fit case for Liquidation. Therefore, I, Ronnie Dias, Asstt. Registrar of Co-op. Societies, North Zone, Mapusa-Goa hereby confirm the aforesaid order in terms of Section 102(2) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa.

Further, in exercise of the powers vested in me under Section 103(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 86(1) of the Co-op. Societies Rules, 1962, I appoint the Goa State Co-op. Housing Finance and Federation Ltd., as a Liquidator of Alabhya Co-op. Housing Society Ltd., Cansa, Tivim, Bardez-Goa.

Sd/- (Ronnie Dias), Asstt. Registrar of Co-op. Societies (North Zone).

Mapusa, 19th November, 2004.

No. 5/22/00-TS

Read: 1. Audit Report for the year 1993-1994.

- 2. Letter No. 6/23/98/ADT dated 10-02-2003.
- This office Notice No. 5/22/00-TS dated 3-9-2004 was called upon alongwith Managing Committee Members on 14-09-2004.

Gramshree Audyogik Sahakari Society Ltd., Honda-Satari-Goa was registered under code symbol No. PRD-(a)-21/NZ/Goa on 18-10-1991 and was classified as "Producers Society" under sub-classification No. 7(a) "Industrial Producers Society" in terms of Rule 9 of the Co-op. Societies Rules, 1962 for the State of Goa. The main objectives have been defined in the bye-law No. 2(I to V) i.e. to render social help to the families of ACGL Employees, such as wives/sisters/ /mothers to improve their social, financial and cultural status, to obtain suitable work for a dependent lady family members of the permanent employees of ACGL from various sources so that they can improve their own financial status by self help, to institute training classes for the ladies in handicrafts, to organise schools like kindergarten, montessary or primary education institutions etc.

And whereas, it transpires from the records resting in this office that functioning of the society has been paralised and has come to a standstill position since 1994 onwards. The management of the society has failed to achieve its objectives as laid down in the aforesaid bye-laws. The audit of the society was completed upto the year 1993-1994. The audit report exhibits financial position as on 31-3-1994 that it has sustained accumulated loss to the tune of Rs. 10497.67. Besides this the financial position depicted in balance sheet indicates that the member share capital is of Rs. 800/-, ACGL, Account Rs. 117558.07, cash in hand Rs. 266.70 cash at Bank Rs. 5095.70, closing stock Rs. 104058/-, it can be clearly observed from the above that almost the entire share capital contributed by the members has been completely wiped off due to the accumulated loss. In fact it was mandatory on the part of the management to run the affairs of the society smoothly and efficiently to achieve its objectives as laid down in the Bye-laws of the society which they failed to do so.

And whereas, the management of the society has failed to convene its Annual General Meeting as per the provisions of Section 75 of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa for last 9 years as such chance of improving such precarious administration and financial position of the society at this stage appears to be vague/remote since none of the members are interested in running the day to day affairs of the society.

And whereas, this office vide letter mentioned at Sr. No. 2 has brought to the notice of the Chairman of

the society regarding non-compliance of the provisions of Rule 58 of the Co-op. Societies Rules, 1962 for the State of Goa and instructed them to prepare and submit the statements of Account by 28-2-2003 and was cautioned to take drastic action against the society as per the prevailing Law in force in case the society fails to comply with the above requirements. Considering all these aspects, I am of the considered opinion that neither the management has adhered to the instruction nor made any attempts to comply with the requirements and it appears that they are no more interested in Managing the affairs of the society. Therefore, it is felt that no useful purpose will be served in continuing the existance of said society and if the present position of the society is allowed to be continued in such a State there will be no scope for the improvements and may lead to further detoriation.

In view of the above, the undersigned vide notice mentioned at Sr. No. 3 has requested the Chairman of the society alongwith Managing Committee to remain present for the hearing scheduled on 14-9-2004 at 10.30 a.m. in the Chamber of the undersigned in terms of provisions of sub-section (2) of Section 102 of the Maharashtra Co-op. Societies Act, 1960 together with copies of relevant documents to defend their say. However, none of the Managing Committee members remained present for the hearing on the scheduled date and time and also no written replies have been filed by the Management in this regard.

On meticulously examining and considering the precarious State of the present financial position and poor response from the management for managing the affairs of the society as per the provisions of Act, Rules and Bye-laws it appears that there are grounds to believe that there is prima-facie evidence that the society has ceased working and amounts to irregular conduct of aforesaid management. Consequently, in the interest of the justice and restoring of the trust of the shareholders there seems to be no any other alternative before the Registering Authority but to wind up the affairs of the society.

Therefore it is felt expedient to pass the following order.

ORDER

By virtue of powers vested in me under Section 102(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 84 of the Co-op. Societies Rules, 1962, the above mentioned society was called upon to submit its explanation on 14-9-2004 as per the Notice mentioned at Sr. No. 3 above. Accordingly, the management has given an ample opportunity to explain its stand in person and in written etc. However, none of the members remained present to defend their say. Therefore, I, Ronnie Dias, Asst. Registrar of Co-op. Societies, North Zone, Mapusa-Goa hereby confirm the aforesaid order in terms of provisions of Section 102(2) of the Maharashtra Co-op. Societies, Act, 1960 as applied to the State of Goa.

Further, in exercise of the powers vested in me under Section 103(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 86(1) of the Co-op. Societies Rules, 1962, I appoint Shri B. Y. Sawant, Sr. Auditor, Co-op. Societies, North Zone, Mapusa-Goa as a Liquidator of the Gramshree Audyogik Sahakari Society Ltd., Honda, Satari-Goa.

Sd/- (Ronnie Dias), Asstt. Registrar of Co-op. Societies (North Zone).

Mapusa, 9th November, 2004.

Order

No. 2/31/00-TS

- Read: 1. Audit Report for the period from year 15-1-1993 to 31-3-93.
 - 2. Letter No. 6/23/98/ADT dated 10-2-2003.
 - 3. This office Notice No. 2/31/00-TS dated 20-7-2004.

Shivkrupa Sahakari Grahak Saunstha Maryadit, Ozari, Pedne-Goa was registered under code symbol No. CON-23/NZ/Goa on 15-1-93 and was classified as "Consumers Society" in terms of Rule 9 of the Co-op. Societies Rules, 1962 for the State of Goa. The main objects of the society are to encourage thrift, self help and co-operation amongst its members, to sell to its members as well to other consumer all consumable articles/items brought or manufactured or processed either by itself or in collaboration with the society or procure from other agencies and to undertake the purchase on wholesale or manufactured as to raw material and consumer commodities.

And whereas, it transpires from the record resting in this office that the audit of the society was completed for the period from 15-1-1993 to 31-3-1993. The audit report exhibits financial position as on 31-3-1993. That the society has sustained accumulated loss to the tune of Rs. 1838-05. Besides, this it was having the closing stock of Rs. 2844.05 and members share capital Rs. 12,330/-. Considering the overall position, it was mandatory on the part of the management to run the society smoothly to achieve the objectives as laid down in the bye-laws of the society which they failed to do so.

And whereas, the Management of the society has failed to convene its Annual General Meeting as per the provisions of Section 75 of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa for last 10 years as such chance of improving such precarious administration and financial position of the society at this stage appears to be vague/remote since none of the members are interested in running the day to day affairs of the society.

And whereas, this office vide letter mentioned at Sr. No. 2 has brought to the notice of the Chairman of the society regarding non-compliance of the provisions of

Rule 58 of the Co-op. Societies Rules, 1962 for the State of Goa, that the society has failed to prepare and submit the statements of account of the society to this office after the close of every Co-op. year for last 10 years. In the event of failure on the part of the Management of the society to comply with above requirements the society was cautioned to take drastic action against the Management as per the prevailing law in force and the compliance was sought before 28-2-2003.

In view of the above, the undersigned vide Notice mentioned at Sr. No. 3 has requested the Chairman of the society alongwith Managing Committee to remain present for the hearing scheduled on 11-8-2004 at 10.30 a.m. in the Chamber of the undersigned in terms of provisions of sub-section (2) of Section 102 of the Maharashtra Co-op. Societies Act, 1960 together with copies of the relevant documents to defend their say. However, five Managing Committee members were present for the hearing and they have expressed their willingness to revitalise the present condition. Since the assurance at the fag end seems to be unreliable and unjustifiable, there is no chance of improving the present precarious condition as it has been allowed to prolong for long period of time.

Therefore I am inclined to pass the following order.

ORDER

By virtue of powers vested in me under Section 102(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 84 of the Co-op. Societies Rules, 1962. The above mentioned society was called upon to submit its explanation on 11-8-2004 as per the Notice mentioned at Sr. No. 3 above. Accordingly, the management was given an ample opportunity to explain its standi in person and in writing etc. Moreover five Managing Committee members were present for the hearing and they have expressed their willingness to revitalise the present conditions. Since the assurance at the fag end seems to be unreliable and unjustifiable. there is no chance of improving the present precarious condition as the same condition has been allowed to prolong for long period of time. Therefore, I, Ronnie Dias, Asst. Registrar of Co-op. Societies, North Zone, Mapusa-Goa hereby confirm the aforesaid order in terms of provisions of Section 102(2) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of

Further, in exercise of the powers vested in me under Section 103(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 86(1) of the Co-op. Societies Rules, 1962, I appoint Shri D. R. Kamble, Sr. Auditor-Inspector, Co-op. Societies, North None, Mapusa-Goa as a Liquidator of the Shivkrupa Sahakari Grahak Saunstha Maryadit, Ozari-Pedne-Goa.

Sd/- (Ronnie Dias), Asstt. Registrar of Co-op. Societies (North Zone).

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Mapusa, 24th November, 2004.

No. 5/8/00-TS

Read: 1) Audit Report for the year 1992-1993.

- 2) Letter No. 6/23/98/ADT dated 10-2-2003.
- 3) This office Notice No. 5/8/00-TS dated 19-8-2004.

The Pragati Kathya Utpadak Industrial Co-op. Society Ltd., Mayem, Gaonkarwada, Bicholim-Goa was registered under code symbol No. PRD-(a)-17-NZ-Goa on 28-6-1988 and was classified as "Producer Society" under sub--classification No. 7(a) "Industrial Producers Society" in terms of Rule 9 of the Co-op. Societies Rules, 1962 for the State of Goa. The main objectives of the society have been defined/specified in the bye-law No. 2(1 to 7) i.e. to improve the economic condition of the members of the society who are working in the coir manufacturing industry, to provide facilities to the members for their work and to act as their agents for the sale of their products, to own or take on lease, building loans, machinery and other equipment required for running a coir factory, to raise the funds from the members. co-operative central banks and Government by issue of shares and by borrowings by way of loans or deposits, to purchase raw-material etc.

And whereas, it transpires from the records resting in this office that the audit of the society was completed upto the year 1992-1993. The audit report exhibits financial position as on 31-3-1993 that it has sustained accumulated profit to the tune of Rs. 1261.65 as on 31-3-1993. Besides, this financial position depicted in the balance sheet stands as members share capital Rs. 1650/-, Government share capital Rs. 4800/-, cash in hand Rs. 2273.90. On the other hand it has cash at bank Rs. 2533.90, investments deposits Rs. 200/- Dead stock Rs. 1654/- and closing stock of Rs. 257.85. However, it was mandatory on the part of the management to run the affairs of the society smoothly and efficiently to achieve its objectives as laid down in the bye-laws of the society which they have failed to do.

And whereas, the management of the society has failed to convene its Annual General Meeting as per the provisions of Section 75 of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa, for last 10 years as such chance of improving such precarious administration and financial position of the society at this stage appears to be vague/remote since none of the members are interested in running the day to day affairs of the society.

And whereas, this office vide letter mentioned at Sr. No. 2 has brought to the Notice of the Chairman of the society regarding non-compliance of the provision of Rule 58 of the Co-op. Societies Rules, 1962 for the State of Goa that the society has failed to prepare and submit the statements of Accounts of the society to this office after the close of every Co-op. year for last 10 years. In the event of failure on the part of the

management to comply with above requirements of the society upto 28-02-2003, the society was cautioned to take drastic action against as per the prevailing Law in force.

And whereas despite of giving instructions neither the management has taken any cognizance to streamline the working of the society nor it has made any efforts to improve the prevailing condition which lead the society into stagnation position. Considering the overall position of the society, I am of the opinion that no useful purpose will be served by allowing to continue precarious position of the society and therefore it is felt expedient at this juncture to wind up the affairs of the society before its further detoriation.

Therefore I am inclined to pass the following order.

ORDER

By virtue of powers vested in me under Section 102(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read Rule 84 of the Co-op. Societies Rules, 1962 the above mentioned society was called upon to submit its explanation on 3-9-2004 at 10.30 a.m. as per the Notice mentioned at Sr. No. 3 above. Accordingly, the management has been given an ample opportunity to defend their standi in person and in writing etc. However, only one Managing Committee member alongwith his written reply has attended the hearing and which is not satisfactory. Therefore, I, Ronnie Dias, Asst. Registrar of Co-op. Societies, North Zone, Mapusa-Goa hereby confirm the aforesaid order in terms of provisions of Section 102(2) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa.

Further, in exercise of the powers vested in me under Section 103(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 86(1) of the Co-op. Societies Rules, 1962, I appoint Shri B. Y. Sawant, Sr. Auditor/Inspector, Co-op. Societies, as a Liquidator of Pragati Kathya Utpadak Industrial Society Ltd., Mayem, Gaonkarwada, Bicholim-Goa.

Sd/- (Ronnie Dias), Asstt. Registrar of Co-op. Societies (North Zone).

Mapusa, 25th November, 2004.

Order

No. 3/7/00-TS/LQD

- Read: 1. Audit Report for the year 1994 to 1999.
 - Letter No. 6/23/98/ADT dated 10-2-2003.
 - 3. This office Notice No. 3/7/00-TS dated 27-8-2004 whereunder the society was called upon alongwith Managing Committee members on 6-09-2004.

The Canvas Shoe Company Employees Co-op. Credit Society Ltd., Karaswada, Mapusa-Goa was registered under code symbol No. RES-(a)-23/NZ/Goa on 11-7-1986

and was classified as "Resource Society" under subclassification No. 8(a) "Credit Resource Society" in terms of Rule 9 of the Co-op. Societies Rules, 1962 for the Union Territory of Goa, Daman & Diu. The main objectives have been specified under bye-law No. 3 i.e. to encourage spirit of self-help, unity and thrift and enabling members to save by practising thrift to get loans at the time of need at reasonable rate of interest etc.

It transpires from the records of this office that functioning of the society has been paralised and has come to a stand still position since 1999 and onwards as most of the employees of the company have resigned on account of cropping up of financial crisis in the company thereby resulting into closure retirement of staff of the company and in turn it has severe impact on the members of credit society. Hence, the management of the society was not in a position to control the circumstances and have failed to achieve its objectives as laid down in the aforesaid bye-laws.

And whereas, as the provisions of Rule 58 of the Co-op. Societies Rules, 1962 the management of the society has failed to prepare and submit the statements of Accounts for last 5 years. Thus, the society has violated the provisions of aforesaid Rules.

And whereas, as per the records of this office audit of the society was completed upto 1999. The audit as mentioned above reveals that the society has earned accumulated profit to the tune of Rs. 13519-40, Members Share Capital Rs. 8640/- Reserve Fund Rs. 13549-31, Other liabilities Rs. 4213-85, on other hand it has its assets as Cash at Bank Rs. 9861-80, Members loan receivable Rs. 16914-40, Other Assets Rs. 13146-36. It was mandatory on the part of the management to run the affairs of the society smoothly as per the objectives laid down in the bye-laws of the society but they have failed to achieve the same.

And whereas, it appears from this office that the Management of the society has failed to convey their Annual General Meeting as per the provisions of Section 75 of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa, for last 5 years and as such chance of improving such precarious administration and financial position of the society at this stage cannot be anticipated since none of the members are interested in running the day to day affairs of the society.

And whereas, this office vide letter mentioned at Sr. No. 2 has brought to the notice of the Chairman of the society regarding non-compliance of the provisions of Rule 58 of the Co-op. Societies Rules, 1962 for the State of Goa and instructed to prepare and submit the statements of Accounts by 28-2-2003 as was cautioned to take drastic action against the society as per the prevailing Law in force.

In view of the above, the undersigned vice Notice mentioned at Sr. No. 3 has requested the Chairman of the society alongwith the members of Managing Committee to remain present for the hearing scheduled on 6-9-2004 at 10.30 a.m. in the Chamber of the undersigned in terms of provisions of sub-section 2 of Section 102 of the Maharashtra Co-op. Societies Act, 1960 alongwith copies of the relevant documents to defend their say. However, none of the members of the Managing Committee members remained present for the hearing on the scheduled date and time and no written replies have been filed by the Management in this regard.

On carefully examining and considering the precarious state of the present financial position and poor response from the management for managing affairs of the society as per the provisions of the Act, Rules and Bye-laws, it appears that there are grounds to believe that there is prima-facie evidence that the society has ceased working and there is irregular conduct of the present management. Consequently, in the interest of justice and restoring of the trust of share holders there seems to be no any other alternative/option before the Registering Authority but to wind up the affairs of the society.

Therefore it is felt expedient to pass the following order.

ORDER

By virtue of powers vested in me under Section 102(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 84 of the Co-op. Societies Rules, 1962, the above mentioned society was called upon to submit its explanation on 6-9-2004 as per the Notice mentioned at Sr. No. 3 above. Accordingly, the management was given an ample opportunity to explain its standi in person and in writing etc. Moreover, none of the members remained present to defend their say. Therefore, I, Ronnie Dias, Asstt. Registrar of Co-op. Societies, North Zone, Mapusa-Goa hereby confirm the aforesaid order in terms of provisions of Section 102(2) of the Maharashtra Co-op. Societies, Act, 1960 as applied to the State of Goa.

Further, in exercise of the powers vested in me under Section 103(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 86(1) of the Co-op. Societies Rules, 1962, I appoint Shri B. Y. Sawant, Sr. Auditor/Inspector, Co-op. Societies, North Zone, Mapusa-Goa as a Liquidator of the Canvas Shoe Company Employees Co-op. Credit Society Ltd., Karaswada, Mapusa-Goa.

Sd/- (Ronnie Dias), Asstt. Registrar of Co-op. Societies (North Zone).

Mapusa, 17th November, 2004.

Order

No. 2/17/00-TS

Read: 1. Audit Report for the year 1995-1996.

2. Letter No. 6/23/98/ADT dated 10-2-2003.

3. This office Notice No. 2/17/00-TS dated 8-9-2004.

The Sankhali Bazzar Sahakari Grahak Saunstha Maryadit, Sankhali-Goa was registered under code symbol No. CON-27-NZ/Goa on 23-3-1994 and was classified as "Consumer Society" in terms of Rule 9 of the Co-op. Societies Rules, 1962 for the State of Goa. The main objectives of the society have been defined in the Bye-law No. 2(1 to 10) i.e. to encourage thrift, self-help and co-operation among its members, to raise funds by way of shares as per the provisions of bye-law No. 3, to sell to its members as well as to other consumers all consumable articles/items brought or manufactured or processed either by itself or in collaboration with society or procured from other agencies etc.

And whereas, it transpires from the records resting in this office that the audit of the society was completed upto the year 1995-1996. The audit report exhibits financial position as on 31-3-1996. That it has sustained accumulated loss to the tune of Rs. 67,838-42, Members Share Capital Rs. 48,300/-, Government share capital Rs. 50,000/-, Government loan Rs. 90,000/-, Furniture and Fixture grant Rs. 3,000/-, Bank loan Rs. 51,076-87, other liabilities Rs. 54,933-91, cash in hand Rs. 3,595.90, Bank balance Rs. 274-74, Investments Rs. 3,200/-, Building advance Rs. 9,000/-, Dead stock Rs. 59,683-49 and closing stock Rs. 72,963-23, it can be clearly seen that almost all the members share capital have been completely wiped out due to accumulated loss. The functioning of the society has been paralised and come to a standstill position since 1996 onwards. However, it was mandatory on the part of the management to run the affairs of the society smoothly and efficiently to achieve its objectives as laid down in the bye-laws of the society which they - 40 have failed to do so.

And whereas, the management of the society has failed to convene its Annual General Meeting as per the provision of Section 75 of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa, for last 7 years as such chance of improving such precarious administration and financial position of the society at this stage appears to be vague/remote since none of the members are interested in running the day to day affairs of the society.

And whereas, this office vide letter mentioned at Sr. No. 2 has brought to the notice of the Chairman of the society regarding non-compliance of the provisions of Rule 58 of the Co-op. Societies Rules, 1962 for the State of Goa and instructed them to prepare and submit the statements of Accounts by 28-2-2003 and was cautioned to take drastic action against the society as per the prevailing Law in force, incase, the society fails to comply with the above requirements. Considering all these aspects, I am of the considered opinion that the neither management has adhered to the instruction nor made any attempts to comply with the requirements and it appears that they are no more interested in Managing the affairs of the society and therefore it is felt that no useful purpose be served in continuing the

existance of said society and if the present position of the society is allowed to be continued in a such a state there will be no scope for the improvement and may lead to further detoriation.

In view of the above, the undersigned vide Notice mentioned at Sr. No. 3 has requested the Chairman of the society alongwith Managing Committee to remain present for the hearing scheduled on 15-9-2004 at 10.30 a.m. in the Chamber of undersigned in terms of provisions of sub-section (2) of Section 102 of the Maharashtra Co-op. Societies Act, 1960 together with copies of the relevant documents to defend their say. However, none of the Managing Committee members remained present for the hearing on the scheduled date and time and also no written replies have been filed by the management in this respect.

On carefully, examining and considering the precarious state of the present financial position and poor response from the management for Managing the affairs of the society as per the provisions of the Act, Rules and Bye-laws, it appears that there are grounds to believe that there is prima-facie evidence that the society has ceased working and amounts to irregular conduct of aforesaid management. Consequently, in the interest of justice and restoring of the trust of the share holders there seems to be no any alternative before the Registering Authority but to wind up the affairs of the society.

Therefore, it is felt expedient to pass the following order.

ORDER

e Luis er By virtue of powers vested in me under Section 102(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 84 of the Co-op. Societies Rules, 1962, the above mentioned society was called upon to submit its explanation on 15-9-2004 as per the Notice mentioned at Sr. No. 3 above. Accordingly, the management has been given an ample opportunity to explain its stand in person and in written etc. However, none of the members remained present to defend their say. Therefore, I, Ronnie Dias, Asstt. Registrar of Co-op. Societies, North Zone, Mapusa-Goa hereby confirm the aforesaid order in terms of provisions of Section 102(2) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa.

Further, in exercise of the powers vested in me under Section 103(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 86(1) of the Co-op. Societies Rules, 1962, I appoint Manager of the Goa State Co-op. Bank Ltd., Sankhali Branch as a Liquidator of the Sankhali Bazzar Sahakari Grahak Saunstha Maryadit, Sankhali-Goa.

Sd/- (Ronnie Dias), Asstt. Registrar of Co-op. Societies (North Zone).

Mapusa, 4th November, 2004.

No. 5/11/00-TS

Read: 1. Audit Report for the year 1994 to 1999.

- 2. Letter No. 6/23/98/ADT dated 10-2-2003.
- 3. This office Notice No. 3/11/00-TS dated 8-9-2004.

The Satari Taluka Sahakari Jungle Majoor Saunstha Ltd., Valpoi, Satari-Goa was registered under code symbol. No. PRD-(b)-19/Goa on 30-6-1964 and was classified as. "Producers Society" under sub-classification No. (b) "Labourer's Industrial Society" in terms of Rule 9 of the Co-op. Societies Rules, 1962 for the Union Territory of Goa, Daman & Diu. The main objectives have been specified under bye-law No. 2(1 to 7) i.e. to encourage thrift, self-help, Co-operation among its members to fulfill their needs as per the provisions laid down in bye-law No. 3, to raise funds, to find suitable & profitable employment for the members of the society in Labour contract by obtaining contract from Government Public Bodies, Private Bodies or Individuals or by executing contracts, to purchase and sale of mechanical equipment for the benefits of members etc.

And whereas, the audit of the society for the year 1994 to 1999 have been completed and thereafter giving due intimation to the society for the conduct of audit for the further period by the concerned auditor, the management of the society has failed to co-operate and as such inordinate delay has been caused which lead to pendency of audit for more than 5 years. The audit report resting in this office exhibits the financial position as on 31-3-1999. That the society has sustained accumulated loss to the tune of Rs. 653-61, Members share capital Rs. 825/-, Government loan Rs. 8416/-, other liabilities Rs. 992/-, cash and bank balance Rs. 6355-36, investment Rs. 300/- other assets Rs. 4796-21. However, it was mandatory on the part of the management of the society to run the affairs of the society smoothly and efficiently to achieve objectives as laid down in the bye-laws of the society which they have failed to do.

And whereas, it appears from this office records that the Management of the society has failed to convey their Annual General Meeting as per the provisions of Section 75 of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa for last 5 years and as such the chance of improving such precarious administration and Financial position at this stage cannot be anticipated since none of the members are interested in running the day to day affairs of the society.

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And whereas, this office vide letter as mentioned at Sr. No. 2 has brought to the notice of Chairman of the society regarding non-compliance of the provisions of Rule 58 of the Co-op. Societies Rules, 1962 for the State of Goa that the society has failed to prepare and submit statements of Accounts to this office after close of every Co-op. year for last 5 years.

In the event of failure on the part of management to comply with the requirements upto 28-2-2003. The society has been cautioned that drastic action as per the prevailing law in force will be taken. However, the society has violated the provisions of Rule 58 of the Co-op. Societies Rules, 1962.

In view of the above, the undersigned vide Notice mentioned at Sr. No. 3 has requested the Chairman of the society alongwith the members of Managing Committee to remain present for the hearing scheduled on 15-9-2004 at 11.30 a.m. in the Chamber of the undersigned in terms of Section 102(2) of the Maharashtra Co-op. Societies Act, 1960 copies of the relevant documents to defend their say. However, none of the Managing Committee members remained present for the said hearing on the scheduled date and time.

On carefully examining and considering the precarious status of the present financial position and poor response from the management for managing the affairs of the society as per the provisions of the Act, Rules and Bye-laws, it appears that there are grounds to believe that there is prima-facie evidence that the society has ceased working and amounts to irregular conduct of aforesaid management. Consequently, in the interest of justice and restoring of the trust of share holders there seems to be no any other option/alternative before the Registering Authority but to wind up the affairs of the society.

Therefore it is felt expedient to pass the following order.

14 No. 2 V. 1

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ORDER

By virtue of powers vested in me under Section 102(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 84 of the Co-op. Societies Rules, 1962, the above mentioned society was called upon to submit its explanation on 15-9-2004 asper the Notice mentioned at Sr. No. 3 above. Accordingly, the management has given an ample opportunity to explain its stand in person and in writing etc. However, none of the members remained present to defend their say. Therefore, I, Ronnie Dias, Asstt. Registrar of Co-op. Societies, North Zone, Mapusa-Goa hereby confirm the aforesaid order in terms of provisions of Section 102(2) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa.

Further, in exercise of the powers vested in me under Section 103(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa read with Rule 86(1) of the Co-op. Societies Rules, 1962, I appoint Shri B. Y. Sawant, Sr. Auditor, Co-op. Societies, North Zone, Mapusa-Goa as a Liquidator of the Satari Taluka Sahakari Jungle Majoor Saunstha Ltd., Valpoi, Satari-Goa

Sd/- (Ronnie Dias), Asstt. Registrar of Co-op. Societies (North Zone).

Mapusa, 9th November, 2004.

No. 2/3/00-TS

Read: 1. Audit Report for the year 2000 to 2001.

- 2. This Office Show Cause Notice/Interim order No. 2/3-00-TS dated 28-10-2004, calling upon the Nehru Nagar Women's Consumers Co-op. Society Ltd., Alto-Betim, Bardez-Goa.
- This office Registration No. CON-78/Goa dated 14-11-1978.

By virtue of the powers vested in me under Section 102(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa, the Management of the aforesaid society was called upon to show cause as to why it should not be taken into liquidation. However, the Managing Committee members have not adhered to the show cause/interim order. Neither they have appeared in person before this office on the aforesaid date, nor have filed any written objections for winding up its affairs against the above interim order dated 25-10-2004. Hence, I am satisfied and convinced that there is no objection to its being taken into liquidation. Therefore, I, Ronnie Dias, Asstt. Registrar of Co-op. Societies, North Zone, Mapusa-Goa, hereby confirm the order mentioned at Sr. No. 2 above, as per the provisions of Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa.

Further, under Section 103(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa, read with Rule 86 of the Co-op. Societies Rules, 1962, I hereby appoint Shri D. R. Kamble, Sr. Auditor/Inspector/ /S.R.O. Co-op. Societies, North Zone, Mapusa-Goa as a Liquidator of the Nehru Nagar Women's Consumers Co-op. Society Ltd., Alto-Betim, Bardez-Goa with immediate effect.

Sd/- Ronnie Dias, Asstt. Registrar of Co-op. Societies (North Zone).

Mapusa, 23rd December, 2004.

Order

No. AR/NZ/P. T.Phal. P. Aud/Sty/92

Read: 1. Audit Report 1-4-2001 to 31-3-2002.

- 2. This Office Show Cause Notice/Interim order No. AR/NZ/PT.Phal.P.Aud/Sty/92 dated 4-11-2004 calling upon the Pedne Taluka Phalphalaval Prakriya Audyogik Utpadak Sahakari Society Ltd., Pernem-Goa.
- 3. This office Registration No. PRO-(a)-2/NZ/Goa dated 10-2-1992.

By virtue of the powers vested in me under the provisions of Section 102(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa, the

Management of the aforesaid society was called upon to Show Cause as to why it should not be taken into Liquidation. However, the Committee members have not adhered to the Show Cause/Interim order. Neither they have appeared in person before this office on the aforesaid date, nor have filed any written objections for winding up its affairs as against the above interim order dated 4-11-2004. Hence, I am satisfied and convinced that there appears to be no objection for taking the society into liquidation. Therefore, I, Ronnie Dias, Asstt. Registrar of Co-op. Societies North Zone, Mapusa-Goa, hereby confirm the order mentioned at Sr. No. 2 above as per the provisions of Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa.

Further, under Section 103(1) of the Maharashtra Co-op. Societies Act, 1960 as applied to the State of Goa, read with Rule 86 of the Co-op. Societies Rules, 1962, I hereby appoint Shri B. Y. Sawant, Sr. Auditor/Inspector, Co-op. Societies, North Zone, Mapusa-Goa as a Liquidator of Pedne Taluka Phalphalaval Prakriya Audyogik Utpadak Sahakari Society Ltd., Pedne-Goa with immediate effect.

Sd/- Ronnie Dias, Asstt. Registrar of Co-op. Societies (North Zone).

Objection and

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Mapusa, 23rd December, 2004.

Department of Panchayati Raj and Community Development

Directorate of Panchayats

Notification

No. 19/32/DP/PAN/Sarp-Dy-Sarp/04/Vol. III/486

In pursuance of sub-section (1) of Section 46 of the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994) it is hereby notified for the information of the public that the member mentioned in Col. No. 3 of the schedule hereinbelow has been elected as Dy. Sarpanch to the Panchayat mentioned in the corresponding entry No. 2 of the said schedule in the meeting held on 17-01-2005.

SCHEDULE ALBERT OF THE STATE OF

Sr. No.	Name of the Village Panchayat	Name & Address of the Dy. Sarpanch
1	2	
1	Village Panchayat Gaondongrem, Canacona-Goa.	Shri Vithoba Mhalgo Gaonkar, Tolem, Gaondongrem, Canacona-Goa

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G. G. Kambli, Director of Panchayats. Pro March Barrell

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Notification

No. 19/32/DP/PAN/Sarp-Dy-Sarp/04/Vol. III/487

In pursuance of sub-section (1) of Section 46 of the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994) it is hereby notified for the information of the public that the member mentioned in Col. No. 3 of the schedule hereinbelow has been elected as Dy. Sarpanch to the Panchayat mentioned in the corresponding entry No. 2 of the said schedule in the meeting held on 18-01-2005.

SCHEDULE

		and the first of the second
Sr. No.	Name of the Village Panchayat	Name & Address of the Dy. Sarpanch
1		3
	Village Panchayat Camorlim, Salcete-Goa.	Smt. Lidia Fernándes e Coelho, H. No. 431, P. O. Raia, Tembim, Camorlim-Goa.

G. G. Kambli, Director of Panchayats.

Panaji, 31st January, 2005.

Notification

No. 19/32/DP/PAN/Sarp-Dy-Sarp/04/Vol. III/488

In pursuance of sub-section (1) of Section 46 of the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994) it is hereby notified for the information of the public that the member mentioned in Col. No. 3 of the schedule hereinbelow has been elected as Dy. Sarpanch to the Panchayat mentioned in the corresponding entry No. 2 of the said schedule in the meeting held on 10-12-2004.

SCHEDULE 1 2 2 2 2

Sr. No.	Name of the Village Panchayat	Name & Address of the Dy. Sarpanch
1	2	
1. \	/illage Panchayat	Smt. Elija Bernie George
τ	Jcassaim-Paliem-	D'Souza,
-	Punola,	H. No. 3, Cuttawado,
F	Bardez-Goa.	Ućassaim, Bardez-Goa.

G. G. Kambli, Director of Panchayats.

Panaji, 31st January, 2005.

Notification

No. 19/32/DP/PAN/Sarp-Dy-Sarp/04/Vol. III/560

In pursuance of sub-section (1) of Section 46 of the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994) it is hereby notified for the information of the public that the member mentioned in Column No. 3 of the schedule hereinbelow has been elected as Dy. Sarpanch to the Panchayat mentioned in the corresponding entry No. 2 of the said schedule in the meeting held on 28-01-2005.

SCHEDULE

Sr. No.	Name of the Village Panchayat	Name & Address of the Dy. Sarpanch
1	2	3
٠ 5	/illage Panchayat	Smt. Shevanti R. Gaonkar, H. No. 7, Sanvordem, Satari-Goa.

G. G. Kambli, Director of Panchayats.

Panaji, 7th February, 2005.

Notification

No. 19/32/DP/PAN/Sarp-Dy-Sarp/04/Vol. III/561

In pursuance of sub-section (1) of Section 46 of the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994) it is hereby notified for the information of the public that the member mentioned in Column No. 3 of the schedule hereinbelow has been elected as Sarpanch to the Panchayat mentioned in the corresponding entry No. 2 of the said schedule in the meeting held on 02-02-2005.

SCHEDULE

	me of the Je Panchayat	Name & Address of the Sarpanch
1	2	3,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Panchayat li Thane, Block.	Shri Shrikant Govind Gaonkar, H. No. 8, Surla, Thane, Satari-Goa.

G. G. Kambli, Director of Panchayats.

Panaji, 7th February, 2005.

EFF.C. BUILD TO THE TELE

Notification

No. 19/32/DP/PAN/Sarp-Dy-Sarp/04/Vol. III/562

In pursuance of sub-section (1) of Section 46 of the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994) it is hereby notified for the information of the public that the member mentioned in Column No. 3 of the schedule hereinbelow has been elected as Sarpanch to the Panchayat mentioned in the corresponding entry No. 2 of the said schedule in the meeting held on 01-02-2005.

SCHEDULE

Sr. Name of the Name & Address of No. Village Panchayat the Sarpanch		
1 2	3	
Village Panchayat Sanquelim, Bicholim Block.	Shri Vithal Raghunath Kamat, H. No. 87, Gaonkarvada, Virdi, Sankhali-Goa.	
grading that the training	were to the second of the following the	

G. G. Kambli, Director of Panchayats.

Panaji, 7th February, 2005.

Notification

No. 19/32/DP/PAN/Sarp-Dy-Sarp/04/Vol. III/563

In pursuance of sub-section (1) of Section 46 of the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994) it is hereby notified for the information of the public that the member mentioned in Column No. 3 of the schedule hereinbelow has been elected as Sarpanch to the Panchayat mentioned in the corresponding entry No. 2 of the said schedule in the meeting held on 27-01-2005.

SCHEDULE

Sr. No.	Name of the Village Panchayat	Name & Address of the Sarpanch
1	2	3
1	Village Panchayat Maem-Vainguinim, Bicholim Block.	Shri Subhash Narcinva Kinalkar, r/o Chinch-Bhatwadi, Mayem, Bicholim-Goa.

G. G. Kambli, Director of Panchayats.

Panaji, 7th February, 2005.

Department of Personnel

Order

No. 6/4/89-PER(PF)

Read: Order No. 6/4/89-PER(PF) dated 6-7-2004.

Governor of Goa is pleased to post Captain A. P. Mascarenhas, Director, River Navigation Department to the post of Captain of Ports, with immediate effect thereby relieving Shri Elvis Presly Gomes, Director of Tourism of the additional charge of the post of Captain of Ports.

Captain A. P. Mascarenhas shall hold the charge of the post of Director, River Navigation Department, in addition to his own duties, until further orders.

By order and in the name of the Governor of Goa.

Gurudas P. Pilarnekar, Joint Secretary (Personnel).

Porvorim, 8th February, 2005.

1.75

Order

No. 6/2/2002-PER

Smt. Candida Fernandes, Senior Scale Officer of Goa
Civil Service, posted as Member Secretary, Goa State
Women's Commission, Panaji, is transferred & posted as
Joint Secretary to Chief Minister, Secretariat, Porvorim,
with immediate effect.

Shri T. S. Sawant, Director of Women & Child Development, shall hold the charge of the post of Member Secretary, Goa State Women's Commission, in addition to his own duties, with immediate effect & until further orders.

By order and in the name of the Governor of Goa.

Gurudas P. Pilarnekar, Joint Secretary (Personnel).

Porvorim, 8th February, 2005.

Order

No. 7/8/74-PER(Vol.I)

Governor of Goa is pleased to transfer and post Dr. Susana D'Souza, Director of Youth Affairs, to the post of Director of Sports, with immediate effect.

Dr. Susana D'Souza shall hold the charge of the post of Director of Youth Affairs and Executive Director, Sports Authority of Goa, in addition to her own duties, until further orders, thereby relieving Shri V. M. Prabhudessai, Dy. Director of Physical Education, of the additional charges of the post of Director of Sports & Executive Director, Sports Authority of Goa, with immediate effect.

By order and in the name of the Governor of Goa.

Gurudas P. Pilarnekar, Joint Secretary (Personnel).

Porvorim, 9th February, 2005.

Order

No. 22/24/2002-PER

The Governor of Goa is pleased to promote on ad hoc basis the following Police Inspectors to Junior Scale of Goa Police Service in the pay scale of Rs. 8000-275-13500 with immediate effect.

- 1. Shri Dinraj R. Govekar.
- 2. Shri Bossuet Silva.
- 3. Smt. Rina Torcato.

The above ad hoc appointments shall be for a period of one year or till the vacancies are filled on regular basis whichever is earlier.

The above ad hoc appointment shall not bestow the promoted Officer any claim for regular appointment and the service rendered on ad hoc basis in the grade will not count for the purpose of seniority in that grade for eligibility for promotion to the next higher grade.

By order and in the name of the Governor of Goa.

Gurudas P. Pilarnekar, Joint Secretary (Personnel).

Porvorim, 10th February, 2005.

Order

CHANCE HALL HE

No. 15/1/2004-PER

The Governor of Goa is pleased to order posting of the following newly appointed Block Development Officers (presently under training) as shown against their names, with immediate effect:-

ŞI. I	No. Name of the officer	Place of posting
1	2	44 - 1 14 3 - 14 11 14 14 14
1.	Shri Vishant S. Naik Gaunekar	Sanguem thereby relieving Shri Vinayak P. Volvoikar, Jt. Mamlatdar of the addl. charge.
· 2.	Shri Arvind B. Khutkar	Ouepem thereby relieving Shri Chandrakant Shetkar, Joint Mamlatdar of the addl. charge.
3.	Shri Shashank V. Thakur	Satari thereby relieving Smt. Sangeeta Naik, Jt. Mamlatdar of the addl. charge.
4.	Shri Sagun R. Velip	Bardez, B.D.OII.
5.	Shri Pipi T. Murgaonkar	Mormugao thereby relieving Kum. Sheru Appa Shirodkar, Jt. Mamlatdar of the additional charge.
6.	Miss Anuja A. Naik Gaonkar	Ponda.
7.	Shri Shivprasad S. Naik	Bicholim thereby relieving Shri Pradeep S. Naik, Jt. Mamlatdar.
8.	Shri Tushar T. Halarnkar	Salcete, B.D.OI.
9.	Miss Mohini K. Halarnkar	Tiswadi thereby relieving Shri Suresh Narulkar, Jt. Mamlatdar of the
		addl. charge.
10	Shri Soma G. Shetkar	Salcete, B.D.OII.

Shri P. T. Nipanikar, B.D.O., Ponda is transferred and posted as Bardez, B.D.O.-I thereby relieving Shri Sudin A. Natu, Jt. Mamlatdar of the additional charge.

Shri Devidas S. Gaonkar, B.D.O., Canacona is transferred and posted as B.D.O. in Directorate of Panchayats (HQ), Panaji.

Shri Vassudev Shetye, B.D.O., Salcete is transferred and posted as B.D.O., Pernem thereby relieving Shri Rajendra Mirajkar, Jr. Scale Officer of Goa Civil Service of the additional charge.

By order and in the name of the Governor of Goa.

Gurudas P. Pilarnekar, Joint Secretary (Personnel).

Porvorim, 10th February, 2005.

Department of Public Health

Certificate

No. 22/5/98-I/PHD/Part file/377

Read: Government order of even number dated 04-01-2005.

Certified that the antecedents and character of Dr. Talash Sakarai Kundaikar, Medical Officer, Primary Health Centre, Sanquelim under Directorate of Health Services mentioned in the above order have been verified and nothing adverse has come to the notice of Government.

She has been medically examined and found fit for the post.

Jessie Freitas, Under Secretary (Health-II).

Porvorim, 9th February, 2005.

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Certificate

No. 22/5/98-I/PHD/Part file/443

Read: Government order of even number dated 04-01-2005.

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Certified that the antecedents and character of Dr. Prashant M. Suryawanshi, Medical Officer, Community Health Centre, Pernem under Directorate of Health Services mentioned in the above order have been verified and nothing adverse has come to the notice of Government.

He has been medically examined and found fit for the post.

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Jessie Freitas, Under Secretary (Health-II).

Porvorim, 14th February, 2005.

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Corrigendum

In the Official Gazette, Series II, No. 46 dated 10-02-2005 on page 1138 the sixth line of the first para of the Goa Legislature Secretariat order No. LA/B/Estt/8798/2005 may be corrected to read as **Group 'B'** (Gazetted) instead of Group 'E' (Gazetted).